

IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

SPECIAL CIVIL APPLICATION No 4389 of 1986

For Approval and Signature:

Hon'ble MR.JUSTICE J.N.BHATT

=====

1. Whether Reporters of Local Papers may be allowed : NO
to see the judgements?

2. To be referred to the Reporter or not? : NO

3. Whether Their Lordships wish to see the fair copy : NO
of the judgement?

4. Whether this case involves a substantial question : NO
of law as to the interpretation of the Constitution
of India, 1950 of any Order made thereunder?

5. Whether it is to be circulated to the Civil Judge? : NO

MANSUKHLAL MANISHANKER TRIVEDI

Versus

STATE OF GUJARAT

Appearance:

MR JJ YAJNIK for Petitioners

MR BK OZA for MR ND NANAVATI for Respondent No. 1

CORAM : MR.JUSTICE J.N.BHATT

Date of decision: 25/02/2000

ORAL JUDGEMENT

Learned advocate for the petitioner seeks permission to withdraw the petition stating that the petitioners will make representation to the respondent No.2, District Panchayat, in respect of the claims made in this petition and in case any adverse order is passed, upon

appreciation of the representation, the petitioners will pursue further remedy.

Learned advocate Mr B.K.Oza appearing for Mr N.D.Nanavati for the respondent is present in court. In view of the statement made by Mr Yagnik, for the petitioner, the petition is permitted to be withdrawn, at this stage. Learned advocate Mr Yagnik appearing for the petitioner states that the petitioner will make representation within a period of three weeks. Immediately on receipt of the representation, the authority shall consider the same on merits, objectively, within a period of two months from the date of receipt and pass appropriate order after giving an opportunity of hearing to the petitioners.

In view of the aforesaid facts and circumstances, this petition stands disposed of as withdrawn. The status and the resultant service benefits of the petitioners as on today will continue till the disposal of the representation. Liberty to revive the petition in case of difficulty. Rule discharged. No costs.

.....
(vjn)